- 38. (New) The system of claim 33, further comprising:
- a video processor to provide at least a first portion of the video image for display in the window of the first monitor and to provide substantially all of the video image for display at the display location of the second monitor.
- 39. (New) The system of claim 31, wherein:
- the first module further is to determine a first aspect ratio of the video image based on the first information; and
- the second module is to determine the first display location of the second monitor having a second aspect ratio approximately equal to the first aspect ratio.
- 40. (New) The system of claim 31, further comprising:
- a device driver to receive second information for a resolution of the second monitor; and wherein the second module is to determine the display location of the second monitor based on the second information.
- 41. (New) The system of claim 40, wherein the device driver is configured to receive the second information based upon at least one selected from a group consisting of: user supplied information; a resolution of the first monitor; and information received from the second monitor.
  - 42. (New) The system of claim 31, further comprising:
  - a video processor to provide at least a portion of the video image for display in the window of the first monitor and to provide substantially all of the video image for display at the display location of the second monitor.

## REMARKS

The Notice of Allowance dated June 26, 2006, pending claims 1-31 and 33 were identified as allowed. Pursuant to the Request for Continued Examination filed herewith, claims 1, 5, 8, 10, 13, 15-18, 20, 25, 28, 30, 31, and 33 have been amended to correct various typographical errors and to correct various antecedent issues. In these amendments, features of various allowed dependent claims have been combined into single dependent claims and claims 6, 7, 11, 12, 19-23, 26, and 27 have been canceled without prejudice or disclaimer for cost considerations. New claims 34-42 have been added. Support for these new claims can be found in the specification and figures as originally filed. No new matter is introduced by these amendments.

New claims 34-38 depend from allowed independent claim 33 and recite subject matter found in the allowed claims 1-30. New claims 38-42 depend from allowed independent claim 31 and recite subject matter found in the allowed claims 1-30. Accordingly, new claims 34-42 are allowable at least by virtue of their respective dependencies from allowed claims 31 and 33. Moreover, these claims recite additional novel features.

The Applicants respectfully submit that the present application remains in condition for allowance, and an early indication of the same is courteously solicited. The Examiner is respectfully requested to contact the undersigned by telephone at the below listed telephone number in order to expedite resolution of any issues and to expedite passage of the present application to issue, if any comments, questions, or suggestions arise in connection with the present application. The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 50-0441.

Respectfully submitted,

/Ryan S. Davidson/
Ryan S. Davidson/
Ryan S. Davidson, Reg. No. 51,596

LARSON NEWMAN ABEL POLANSKY & WHITE, LLP
5914 W. Courtyard Dr., Suite 200

Austin, Texas 78730

(512) 439-7100 (phone) (512) 439-7199 (fax)